38. Section 61.05–15 is amended by revising paragraphs (a), (b), (c)(1), (f), and (g) to read as follows:

§ 61.05–15 Boiler mountings and attachments.

(a) Each valve shall be opened and examined by the marine inspector at the interval specified in Table 61.05–10.

(b) Each stud or bolt for each boiler mounting that paragraph (c) of this section requires to be removed may be examined by the marine inspector.

(c)(1) Each boiler mounting may be removed from the boiler and be examined by the marine inspector at the interval specified by Table 61.05–10 when any of the following conditions exist:

* * * * *

(f) Each steam gauge for a boiler or a main steam line may be examined and checked for accuracy by the marine inspector at the interval specified by Table 61.05–10.

(g) Each fusible plug may be examined by the marine inspector at the interval specified by Table 61.05–10.

39. Section 61.05–20 is revised to read as follows:

§61.05-20 Boiler safety valves.

Each safety valve for a drum, superheater, or reheater of a boiler shall be tested and resealed in the presence of the marine inspector at the interval specified by Table 61.05–10.

40. Section 61.10–5 is amended by revising the heading and paragraphs (a), (b), (d), and (g) to read as follows:

§ 61.10–5 Pressure vessels in service.

- (a) Basic requirement. Each pressure vessel must be examined or tested twice within any five-year period, except that no more than three years may elapse between any test or examination and its immediate predecessor. The extent of the test or examination should be that necessary to determine that the pressure vessel's condition is satisfactory and that the pressure vessel is fit for the service intended.
- (b) Internal and external tests and inspections. Each pressure vessel stamped with the Coast Guard symbol, and each pressure vessel in a system regulated under subpart 58.60 of this subchapter that is fitted with a manhole or other inspection opening so it can be satisfactorily examined internally, must be opened twice within any five-year period, except that no more than three years may elapse between any examination and its immediate predecessor. Each pressure vessel must be thoroughly examined internally and externally. No pressure vessel need be hydrostatically tested except when any

defect in a pressure vessel is found that, in the marine inspector's opinion, may affect the safety of the pressure vessel; in this case, the pressure vessel should be hydrostatically tested at a pressure of $1\frac{1}{2}$ times the maximum allowable working pressure.

* * * * *

(d) Hydrostatic tests under pressure. Each pressure vessel, other than one exempted by this section, must be subjected to a hydrostatic test at a pressure of 1½ times the maximum allowable working pressure twice within any five-year period, except that no more than three years may elapse between any test and its immediate predecessor.

* * * * *

(g) Bulk storage tanks. Each bulk storage tank containing refrigerated liquefied CO₂ for use aboard a vessel as a fire-extinguishing agent shall be subjected to a hydrostatic test of 11/2 times the maximum allowable working pressure in the tenth year of the installation and at ten-year intervals thereafter. After the test, the tank should be drained and an internal examination made. Parts of the jacket and lagging on the underside of the tank designated by the marine inspector must be removed at the time of the test so the marine inspector may determine the external condition of the tank.

* * * * * * * 41. Section 61.15–5 is amended by

revising paragraph (b) to read as follows:

§ 61.15-5 Steam piping.

* * * * *

(b) All steam piping subject to pressure from the main boiler should be subjected to a hydrostatic test at a pressure of 11/4 times the maximum allowable working pressure of the boiler after every five years of service except as otherwise provided for in paragraph (a) of this section. Unless the covering of the piping is removed, the test pressure must be maintained on the piping for ten minutes. If any evidence of moisture or leakage is detected, the covering should be removed and the piping thoroughly examined. No piping with a nominal size of 3 inches or less need be hydrostatically tested.

PART 111—ELECTRIC SYSTEMS—GENERAL REQUIREMENTS

42. The authority citation for part 111 is revised to read as follows:

Authority: 46 U.S.C. 2103, 3306, 3703; 49 CFR 1.46.

43. Subpart 111.93 (consisting of §§ 111.93–1, 111.93–3, 111.93–5,

111.93–7, 111.93–9, 111.93–11, and 111.93–13) is removed.

§§ 111.93–1, 111.93–3, 111.93–5, 111.93–7, 111.93–9, 111.93–11, and 111.93–13 (Subpart 111.93) [Removed]

Dated: April 13, 1995.

G.N. Naccara,

Acting Chief, Office of Marine Safety, Security and Environmental Protectoin.

[FR Doc. 95–10921 Filed 5–9–95; 8:45 am] BILLING CODE 4910–14–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[OPP-300379A; FRL-4941-7]

RIN 2070-AB78

Imidacloprid; Extended Tolerance on Dried Hops

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: This document extends the tolerance for residues of the insecticide 1-[(6-chloro-3-pyridinyl) methyl]-*N*-nitro-2-imidazolidinimine and its metabolites (common name "imidacloprid") in or on dried hops at 3.0 parts per million (ppm). On its own inititative, EPA is extending the tolerance to allow time to review a petition from the Interregional Research Project No. 4 (IR-4).

EFFECTIVE DATE: This regulation becomes effective May 10, 1995. **ADDRESSES:** Written objections, identified by the document control number, [OPP-300379A], may be submitted to: Hearing Clerk (1900), Environmental Protection Agency, Rm. M3708, 401 M St., SW., Washington, DC 20460. Fees accompanying objections shall be labeled "Tolerance Petition Fees" and forwarded to: EPA **Headquarters Accounting Operations** Branch, OPP (Tolerance Fees), P.O. Box 360277M, Pittsburgh, PA 15251. A copy of any objections and hearing requests filed with the Hearing Clerk should be identified by the document control number and submitted to: Public Response and Program Resources Branch, Field Operations Division (7506C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. In person, bring copy of objections and hearing requests to: Rm. 1132, CM #2, 1921 Jefferson Davis Hwy., Arlington, VA 22202.

A copy of objections and requests for hearings filed with the Hearing Clerk

may also be submitted electronically by sending electronic mail (e-mail) to: oppdocket@epamail.epa.gov. Copies of objections and requests for hearings must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Copies of objections and requests for hearings will also be accepted on disks in WordPerfect in 5.1 file format or ASCII file format. All copies of objections and requests for hearings in electronic form must be identified by the docket number, [OPP-300379A]. No Confidential Business Information (CBI) should be submitted through e-mail. Electronic copies of objections and requests for hearings on this rule may be filed online at many Federal Depository Libraries. Additional information on electronic submissions can be found below in this document.

FOR FURTHER INFORMATION CONTACT: By mail: Dennis H. Edwards, Product Manager (PM) 19, Registration Division (7505C), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. Office location and telephone number: Rm. 207, 1921 Jefferson Davis Hwy., Arlington, VA 22202, (703)-305-6386; e-mail:

Edwards.Dennis@epamail.epa.gov. SUPPLEMENTARY INFORMATION: In the Federal Register of February 22, 1995 (60 FR 9815), on its own initiative and pursuant to section 408(e) of the Federal Food, Drug and Cosmetic Act (FFDCA), 21 U.S.C. 346a(e), EPA proposed a timelimited tolerance, to expire June 28, 1996, permitting the combined residues of the insecticide 1-[(6-chloro-3pyridinyl)methyl]-N-nitro-2imidazolidinimine and its metabolites containing the chloropyridinyl moiety, all expressed as 1-[(6-chloro-3pyridinyl)methyl]-N-nitro-2imidazolidinimine, in or on the raw agricultural commodity dried hops at 3.0 parts per million.

There were no comments or requests for referral to an advisory committee received in response to the proposed rule.

The data submitted on the proposal and other relevant material have been evaluated and discussed in the proposed rule. Based on the data and information considered, the Agency concludes that the time-limited tolerance will protect the public health. Therefore, the tolerance is established as set forth below.

Any person adversely affected by this regulation may, within 30 days after publication of this document in the **Federal Register**, file written objections and/or request a hearing with the Hearing Clerk, at the address given

above (40 CFR 178.20). A copy of the objections and/or hearing requests filed with the Hearing Clerk should be submitted to the OPP docket for this rulemaking. The objections submitted must specify the provisions of the regulation deemed objectionable and the grounds for the objections (40 CFR 178.25). Each objection must be accompanied by the fee prescribed by 40 CFR 180.33(i). If a hearing is requested, the objections must include a statement of the factual issue(s) on which a hearing is requested, the requestor's contentions on such issues, and a summary of any evidence relied upon by the objector (40 CFR 178.27). A request for a hearing will be granted if the Administrator determines that the material submitted shows the following: There is a genuine and substantial issue of fact; there is a reasonable possibility that available evidence identified by the requestor would, if established, resolve one or more of such issues in favor of the requestor, taking into account uncontested claims or facts to the contrary; and resolution of the factual issue(s) in the manner sought by the requestor would be adequate to justify the action requested (40 CFR 178.32).

A record has been established for this rulemaking under docket number [OPP-300379A] (including copies of objections and hearing requests submitted electronically as described below). A public version of this record, including printed, paper versions of electronic comments, which does not include any information claimed as CBI, is available for inspection from 8 a.m. to 4:30 p.m., Monday through Friday excluding legal holidays. The public record is located in Room 1132 of the Public Response and Program Resources Branch, Field Operations Division (7506C), Office of Pesticide Programs, Environmental Protection Agency, Crystal Mall #2, 1921 Jefferson Davis Highway, Arlington, VA.

A copy of written objections and hearing requests, identified by the document control number [OPP-300379A], may be submitted to the Hearing Clerk (1900), Environmental Protection Agency, Rm. 3708, 401 M St., SW., Washington, DC 20460.

A copy of electronic objections and hearing requests filed with the Hearing Clerk can be sent directly to EPA at: opp-Docket@epamail.epa.gov.

A copy of electronic objections and hearing requests filed with the Hearing Clerk must be submitted as an ASCII file avoiding the use of special characters and any form of encryption.

The official record for this rulemaking, as well as the public

version, as described above will be kept in paper form. Accordingly, EPA will transfer any objections and hearing requests received electronically into printed, paper form as they are received and will place the paper copies in the official rulemaking record which will also include all objections and hearing requests submitted directly in writing. The official rulemaking record is the paper record maintained at the address in ADDRESSES at the beginning of this document.

Under Executive Order 12866 (58 FR 51735, Oct. 4, 1993), the Agency must determine whether the regulatory action is "significant" and therefore subject to review by the Office of Management and Budget (OMB) and the requirements of the Executive Order. Under section 3(f), the order defines a "significant regulatory action" as an action that is likely to result in a rule (1) having an annual effect on the economy of \$100 million or more, or adversely and materially affecting a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities (also referred to as "economically significant"); (2) creating serious inconsistency or otherwise interfering with an action taken or planned by another agency; (3) materially altering the budgetary impacts of entitlement, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or (4) raising novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in this Executive Order.

Pursuant to the terms of the Executive Order, EPA has determined that this rule is not "significant" and is therefore not subject to OMB review.

Pursuant to the requirements of the Regulatory Flexibility Act (Pub. L. 96-354, 94 Stat. 1164, 5 U.S.C. 601-612), the Administrator has determined that regulations establishing new tolerances or raising tolerance levels or establishing exemptions from tolerance requirements do not have a significant economic impact on a substantial number of small entities. A certification statement to this effect was published in the **Federal Register** of May 4, 1981 (46 FR 24950).

List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements. Dated: April 27, 1995.

Daniel M. Barolo,

Director, Office of Pesticide Programs. Therefore, 40 CFR part 180 is amended as follows:

PART 180—[AMENDED]

1. The authority citation for part 180 continues to read as follows:

Authority: 21 U.S.C. 346a and 371.

2. In § 180.472, by revising paragraph (d), to read as follows:

§ 180.472 1-[(6-Chloro-3-pyridinyl) methyl]-N-nitro-2-imidazolidinimine; tolerances for residues.

*

(d) A time-limited tolerance, to expire June 28, 1996, is established permitting residues of the insecticide 1-[(6-chloro-3-pyridinyl)methyl]-N-nitro-2imidazolidinimine and its metabolites containing the chloropyridinyl moiety, all expressed as 1-[(6-chloro-3pyridinyl)methyl]-N-nitro-2imidazolidinimine, in or on the following raw gricultural commodity

Commodity	Parts per million
Hops, dried	3.0

[FR Doc. 95-11385 Filed 5-9-95; 8:45 am] BILLING CODE 6560-50-F

40 CFR Part 180

[PP 7F3516 and 6F3417/R2123; FRL-4947-

RIN 2070-AB78

Thiodicarb; Extension of Pesticide **Tolerances**

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: This rule extends the temporary tolerances for the insecticide thiodicarb and its metabolite in or on leafy vegetables, broccoli, cabbage, and cauliflower until August 15, 1996. Rhone Poulenc Ag. Co. requested this regulation.

EFFECTIVE DATE: This regulation becomes effective May 10, 1995. ADDRESSES: Written objections and hearing requests, identified by the document control number [PP 7F3516 and 6F3417/R2123], may be submitted

to the Hearing Clerk (1900), Environmental Protection Agency, Rm. M3708, 401 M St., SW., Washington, DC 20460. Fees accompanying objections shall be labeled "Tolerance Petition Fees" and forwarded to: EPA **Headquarters Accounting Operations** Branch, OPP (Tolerance Fees), P.O. Box 360277M, Pittsburgh, PA 15251. A copy of any objections and hearing requests filed with the Hearing Clerk should be identified by the document control number and submitted to: Public Response and Program Resources Branch, Field Operations Division (7506C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. In person, bring copy of objections and hearing requests to Rm. 1132, CM #2, 1921 Jefferson Davis Hwy., Arlington, VA 22202.

A copy of objections and hearing requests filed with the Hearing Clerk may also be submitted electronically by sending electronic mail (e-mail) to: oppdocket@epamail.epa.gov. Copies of objections and hearing requests must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Copies of objections and hearing requests will also be accepted on disks in WordPerfect in 5.1 file format or ASCII file format. All copies of objections and hearing requests in electronic form must be identified by the docket number [PP 7F3516 and 6F3417/R2123]. No Confidential Business Information (CBI) should be submitted through e-mail. Electronic copies of objections and hearing requests on this rule may be filed online at many Federal Depository Libraries. Additional information on electronic submissions can be found below in this document.

Dennis Edwards, Jr., Product Manager (PM 19), Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT:

Office location and telephone number: Rm. 213, CM #2, 1921 Jefferson Davis Hwy., Arlington, VA 22202, (703)-305-6386; e-mail:

edwards.dennis@epamail.epa.gov. **SUPPLEMENTARY INFORMATION: Pursuant** to petitions from the Rhone Poulenc Ag. Co., P.O. Box 12014, Research Triangle Park, NC 27709, EPA issued final rules establishing temporary tolerances for residues of the combined residues of the insecticide thiodicarb in or on leafy vegetables at 35 parts per million (ppm) and broccoli, cabbage, and cauliflower at 7 ppm (see the Federal Register of August 11, 1993 (58 FR 42673)).

To be consistent with conditional registrations for thiodicarb on leafy vegetables and broccoli, cabbage, and cauliflower, which were due to expire December 31, 1994, the Agency established the tolerances with an expiration date of August 15, 1995, to cover residues expected to be present from use during the period of conditional registration while the Agency continued to review studies on acetamide, a metabolite, and the chronic carcinogenicity studies for thiodicarb. The Agency concluded that the human risk posed by the use of thiodicarb on leafy vegetables and broccoli, cabbage, and cauliflower does not raise significant concerns and that extending the tolerances would still be protective of human health. The Agency is continuing to review submitted toxicology studies.

In a notice in the **Federal Register** of January 12, 1995 (60 FR 2962), the Agency announced the receipt of a request from Rhone Poulenc Ag. Co. to extend the temporary tolerance for thiodicarb and its metabolite for leafy vegetables and broccoli, cabbage, and cauliflower for 1 year with an expiration date of August 15, 1996. No comments were received as a result of the notice. Therefore, as set forth below, the temporary tolerances are extended for an additional year with an expiration date of August 15, 1996, to cover residues existing from the continued conditional registration of thiodicarb. The tolerances could be made permanent if full registration is subsequently granted. Notice of further action on these tolerances will be published for comment in the Federal **Register**. Residues remaining in or on the above raw agricultural commodities after expiration of the tolerances will not be considered actionable if the pesticide is legally applied during the term of, and in accordance with, provisions of the conditional registrations.

Any person adversely affected by this regulation may, within 30 days after publication of this document in the Federal Register, file written objections with the Hearing Clerk, at the address given above. 40 CFR 178.20. The objections submitted must specify the provisions for the regulation deemed objectionable and the grounds for the objections. 40 CFR 178.25. Each objections must be accompanied by the fee prescribed by 40 CFR 180.33(i). If a hearing is requested, the objections must include a statement of the factual issue(s) on which a hearing will be granted if the Administrator determines that the material submitted shows the following: There is a genuine and